



UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

	FILING DATE	FIRST NAMED APPLICANT	ATTORNEY DOCKET NO.
		_	EVAMINED
			EXAMINER
			RT UNIT PAPER NUMBER
			1.0
		DATE	MAILED:
	1	EXAMINER INTERVIEW SUMMARY RECORD	
l participants (applicant,			
1	D Epwa	\mathcal{L}_{∞} (3) \mathcal{L}_{∞}	0 D I
	(110	8m AN (4)	
)		5 <u>m AN</u> (4)	*****
ate of interview	5/3/0	0	
/pe: ☐ Telephonic	Personal (copy is gi	iven to applicant pepplicant's representative). Yes No. If yes, brief description: EXAMIL IRODUCTS AS A LASIS FOR VISC	
		The state of the s	10 - How Coulon D
hibit shown or demonst	ration conducted:	Yes No. If yes, brief description:	C) OF VIOLETT
AND SERSON	AL CAPE	PRODUCTS AS A BASIS FOR DISC	WSION OF DIFFLAGNCE
J 367	WEEN THEM	_	
greement was reach	ed with respect to som	ne or all of the claims in question.	
, ,			
laims discussed:		ALL	
aims discussed:			
aims discussed:		ALL	
aims discussed:entification of prior art o	discussed:	ALL	
entification of prior art o	discussed:	ALL OF RECORD	Applicants
entification of prior art of escription of the general	nature of what was agr	ALL OF RECORD reed to if an agreement was reached, or any other comments: IT IS UNDERSTOOD BY TO	Applicants 46) E OF ORDINARY
entification of prior art of escription of the general	nature of what was agr	ALL OF RECORD reed to if an agreement was reached, or any other comments: IT IS UNDERSTOOD BY TO	Applicants YESE OF ORDINARY
entification of prior art of escription of the general \mathcal{L} $$	nature of what was agr	ALL OF RECORD reed to if an agreement was reached, or any other comments: IT IS UNDERSTOOD BY TO THAT, ALTHOLOGY A PART TO BOTH PERSONAL CARE AND	APPLICANTS HOSE OF ORDINARY CHEAR INGREDIENT SHOUSENOLD PRODUCTS
entification of prior art of escription of the general SKILL IN SK	nature of what was agr N THAT COMMON COMMON COMMON COMMON	THAT, ALTHOUGH A PART TO BOTH PERSONAL CARE AMO THE CONTAIN IT IN CONTAIN OF THE AMORE OF THE	Applicants HOSE OF ORDINARY CHLAR INGREDIENT SHOUSENOW, PURITY, OR S Would render the claims allowable must be
entification of prior art of escription of the general SKILL IN SK	nature of what was agr NATA COMMON	ALL OF RECORD reed to if an agreement was reached, or any other comments: IT IS UNDERSTOOD BY TO THAT, ALTHOLOGY A PART TO BOTH PERSONAL CARE AND	Applicants HOSE OF ORDINARY CHLAR INGREDICAT ITOUSEROLD PRODUCTS CENTRATION, PURITY, OR S Would render the claims allowable must be nary thereof must be attached.) DINSE TO THE LAST OFFICE ACTION verse side of this form). If a response to the second of the control of th
entification of prior art of escription of the general EXPLATION OF THE GOVERNMENT OF THE CONTROL OF THE CONTRO	nature of what was agr THAT THE ME ART COMMON FOLD RODUCT CECESSARY, and a copy of the amendment only of the Amendment only of the Amendment only been checked TINCLUDE THE SU dy been filed, then app	reed to if an agreement was reached, or any other comments: IT IS UNDERSTOOD BY TO THAT, ALTHOUGH A PART TO BOTH PASONAL CARE MAY Of the amendments, if available, which the examiner agreed with the would render the claims allowable is available, a summer to indicate to the contrary, A FORMAL WRITTEN RESPONSE OF THE INTERVIEW (e.g., items 1–7 on the results)	Applicants HOSE OF ORDINARY CHLAR WEREDICAT ITOUSEFOLD PRODUCTS CATRATION, PURITY, OR S Would render the claims allowable must be nary thereof must be attached.) DINSE TO THE LAST OFFICE ACTION werse side of this form). If a response to the series of the series
entification of prior art of escription of the general EXPLATION OF THE GOVERNMENT OF THE CONTROL OF THE AND MUST Office action has alread to since the examiner requirements that mention is the prior of the examiner of the	nature of what was agray of the amendment of what appropriate to provide the interview summary of the summary o	reed to if an agreement was reached, or any other comments: IT IS UNDERTOOD BY TO THAT, ALTHOUGH A PART TO BOTH PASONAL CARE MAY Of the amendments, if available, which the examiner agreed with which would render the claims allowable is available, a summer to indicate to the contrary, A FORMAL WRITTEN RESPONSTANCE OF THE INTERVIEW (e.g., items 1–7 on the replicant is given one month from this interview date to provide a separate record of the substance of the interview. above (including any attachments) reflects a complete respondent Office action, and since the claims are now allowable, this	Applications of the objections, rejections and